Atty. Docket No.: 4522/9

HE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of ':

Chi-Ying TSUI et al.

Appln. No.

09/804-069

Examiner:

Filed

March 12, 2001

Group Art Unit: 2171

Title

MELODY RETRIEVAL SYSTEM

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandra, VA 22313-1450

JAN 3 0 2004

OFFICE OF PETITIONS

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)

Sir:

Applicants hereby petition for revival of the above-identified application ("Application") under 37 C.F.R. § 1.137. Attached is a check for \$110 as the Petition fee. Please charge other fees required at this time to Deposit Account 02-4270. The accompanying Declaration of Frank J. DeRosa ("DeRosa Declaration") is offered in support of this petition.

The Application became abandoned, according to the Notice of Abandonment mailed by the Patent and Trademark Office ("PTO") August 26, 2003, due to a failure to respond to a Notice to File Missing Parts ("NTFMP") mailed by the PTO June 18, 2001. (It is believed that the document the Notice of Abandonment is referring to is a Notice of Incomplete Reply rather than a NTFMP.) As stated in the DeRosa Declaration, attorneys for applicants did not

receive the Notice of Incomplete Reply, and thus, did not reply to it.

As pointed out in the DeRosa Declaration, attorneys for applicants continued prosecution of the Application after the mailing of the June 18, 2001 Notice of Incomplete Reply by the PTO. Applicants' attorneys filed an Information Disclosure Statement ("IDS") on July 30 BRMFS1 429242v1

Express Mail Label No. EV 331522610 US

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Atty. Docket No.: 4522/9

2001 and a Status Request on November 19, 2002, to which the PTO responded with an

estimated examination date. See the DeRosa Declaration and the exhibits thereto.

The first indication to the undersigned that the Application was not in order was a

voice mail message left by Ms. Haywood of the PTO (telephone number (703) 308-9632) on or

about August 20, 2003 notifying attorneys for applicants of the possibly abandoned Application.

The fact that applicants' attorneys continued prosecution after the mailing date of the Notice of

Incomplete Reply, the PTO's response (Exhibit H to DeRosa Declaration) to the status request

(Exhibit G to DeRosa Declaration), which PTO response did not give applicants' attorneys any

reason to believe that the Application was abandoned, and the docket sheets for the Application

(Exhibit I to DeRosa Declaration) all support the conclusion that applicants' attorneys did not

receive the Notice of Incomplete Reply, and therefore applicants' delay in responding to the

Notice was unavoidable.

As a full and complete response to the NTFMP and Notice of Incomplete Rely

enclosed are 10 sheets of substitute drawings.

Granting of this petition and reinstatement of the Application are respectfully

requested.

Dated:

Respectfully submitted,

Frank J. DeRosa Reg. No. 26,543

BROWN RAYSMAN MILLSTEIN FELDER

& STEINER LLP

900 Third Avenue

New York, New York 10022

(212) 895-2000

Perhamen and



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Chi-Ying TSUI et al.

Appln. No.

09/804,069

Examiner:

Filed

March 12, 2001

Group Art Unit: 2171

Title

MELODY RETRIEVAL SYSTEM

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandra, VA 22313-1450

DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

Frank J. DeRosa, being duly warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom, declares that:

- 1. I am a patent attorney at the law firm of Brown Raysman Millstein Felder & Steiner LLP ("the Brown Raysman firm"), attorneys for the applicants in the matter of the above-identified patent application (hereinafter, the "Application"), and offer this Declaration in support of the accompanying Petition Under 37 C.F.R. §1.137. I am familiar with the facts surrounding the prosecution history of the Application.
- On information and belief, the Brown Raysman firm did not receive a Notice of Incomplete Reply dated June 18, 2001, but did receive a Notice of Abandonment dated August 26, 2003 (Exhibit A).

Express Mail Label No: EV 331522610 US

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- 3. The reason provided in the August 26, 2003 Notice of Abandonment for the abandonment of the Application is the failure to timely or properly reply to a Notice to File Missing Parts ("NTFMP") dated June 18, 2001. On information and belief, the August 26, 2003 Notice of Abandonment was referring to the June 18, 2001 Notice of Incomplete Reply rather than to a NTFMP.
- 4. Attached as Exhibit B is a copy of the original NTFMP dated April 20, 2001.
- 5. Attached as Exhibit C is a copy of applicants Response to the April 20, 2001 NTFMP, which was filed on May 29, 2001. A copy of the return post card for the Response, date-stamped by the United States Patent Trademark Office ("PTO") is attached as Exhibit D.
- 6. In June 2001, the Brown Raysman firm moved its New York office, and notified the PTO of the address change by letter mailed via Express Mail on June 7, 2001 (Exhibit E).
- 7. On information and belief, after the address change notification was express-mailed to the PTO, on June 7, 2001, the Notice of Incomplete Response was mailed on June 18, 2001 by the PTO to the Brown Raysman firm's old address.
- 8. Attorneys for applicants continued prosecution of the Application after the PTO mailed the Notice of Incomplete Reply, including filing an Information Disclosure Statement on July 30, 2001, and a Status Request on November 19, 2002 (Exhibits F and G). The PTO responded to the Status Request on November 21, 2002 indicating that the Application will be examined in 12 to 15 months (Exhibit H).
- 9. The first indication to the undersigned that the Application was not in order was a voice mail message left by Ms. Haywood of the PTO (telephone number (703) 308-9632) on or

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- about August 20, 2003 notifying the undersigned of the possibly abandoned Application.
- Pristine Johannessen, an attorney in the Brown Raysman firm, called Ms. Haywood to discuss the case on or about August 21, 2003.
- 11. Ms. Haywood indicated to Ms. Johannessen that in June 2001 the PTO mailed a Notice of Incomplete Reply to the attorneys for applicants. Ms. Haywood also indicated that the reason for the incomplete reply was that drawings were not submitted in the Response to the April 20, 2001 NTFMP. Ms. Haywood mentioned that this Notice of Incomplete Reply to the NTFMP was mailed to the Brown Raysman firm's old address.
- 12. The Brown Raysman firm uses patent docketing software known as PATTSY® (licensed from OP Solutions, Inc.) ("the PATTSY® docketing system").
- 13. A docket clerk is responsible for entering patent docket information into the PATTSY® docketing system. The docket clerk receives patent-related mail, date stamps such mail, reviews the mail to obtain action items and their related deadlines, and enters relevant information into the PATTSY® docketing system. Attached as Exhibit I are the PATTSY® docket reports for this Application printed on September 16, 2003 and January 23, 2004.
- 14. Based on (a) the docket reports (Exhibit I), (b) the Brown Raysman firm's continued prosecution of the above application after June 18, 2001, and (c) my personal knowledge, it is my belief that the Brown Raysman firm did not receive the June 18, 2001 Notice of Incomplete Reply.
- 15. I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these

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Attorney Docket No. 4522/9

statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

Dated: 1-23-04

Frank J. DeRosa

Reg. No. 26,543

BROWN RAYSMAN MILLSTEIN

FELDER & STEINER LLP

900 Third Avenue

New York, New York 10022

(212) 895-2000

EXHIBIT A TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

EXHIBIT B TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137



United States Patent and Trademark Office

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231

www.uspta.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/804.069

03/12/2001

Chi-Ying Tsui

4522/9

CONFIRMATION NO. 9093

FORMALITIES LETTER

OC000000005991878

Frank J. DeRosa Brown Raysman Millstein Felder & Steiner LLP 120 West 45th Street New York, NY 10036

Date Mailed: 04/20/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing. Applicant must submit \$ 710 to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$1476.
 - \$756 for 42 total claims over 20.
 - \$720 for 9 independent claims over 3.
- The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 2316.

The application is informal since it does not comply with the regulations for the reason(s) indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom margin of at least 1.0 cm. (3/8 inch);

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE

EXHIBIT C TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

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PTO/SB/21 (08-00)

Approved for use through 10/31/2002. OMB 0651-0031

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

Application Number	09/804,069	•	
Filing Date	March 12, 2001		
First Named Inventor	Chi-Ying TSUI et al.		
Group Art Unit	2171	_	
Examiner Name	Not yet assigned		
Attorney Docket Number	4522/9	_	

		ENCLOSURES (check all that apply)					
Extension of Time Express Abandonr Information Disclos Certified Copy of P Document(s) Response to Missin Incomplete Applica	eclaration(s) Request nent Request sure Statement riority ng Parts/	Assignment Papers (for an Application) Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address Terminal Disclaimer Request for Refund CD, Number of CD(s) After Allowance Communication to Group Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please identify below): CD, Number of CD(s) Remarks					
Firm	SIGNATUR	RE OF APPLICANT, ATTORNEY, OR AGENT					
or Individual name	BR	Frank J. DeRosa ROWN RAYSMAN MILLSTEIN FELDER & STEINER LLP					
Signature	Fro	al John					
Date	Date May 21, 2001						
CERTIFICATE OF MAILING							

CERTIFICATE OF MAILING I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date: 5/21/01 Typed or printed name Frank J. DeRosa Signature Date 5/21/01

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer. U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PTO/SB/17 (09-00)

Approved for use through 10/31/2002. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

FEE TRANSMITTAL for FY 2001

Patent fees are subject to annual revision.

TOTAL AMOUNT OF PAYMENT (\$) \$1,238.00

Signature

Complete if Known					
Application Number	09/804,069	_			
Filing Date	March 12, 2001	_			
First Named Inventor	Chi Ying TSUI et al.	-			
Examiner Name	Not yet assigned	_			
Group Art Unit	2171	_			
Attorney Docket No.	4522/9	_			
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1. Indicated fees and credit groverpayments to: Deposit Pee	METHOD OF PAYMENT	FEE CALCULATION (continued)						
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Name		105 130 205 65 Surcharge - late filing fee or oath 65						
Linder 37 CFR 1.18 and 1.17	Name Felder & Steiner LLP							
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	**or number previously paid, if greater; For Reissues, see above	Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$) 145.00						
	SUBMITTED BY	Complete (if explicable)						

Name (Print/Type) Registration No. Frank J. DeRosa 26,543 Telephone (212) 944-1515 (Attorney/Agent) Date 5/21/01 WARNING: Information on this form may become public. Credit card information should not

be included on this form. Provide credit card information and authorization on PTO-2038.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Chi-Ying TSUI et al.

Appln. No.

: 09/804,069

Examiner

: Not yet assigned

Filed

: March 12, 2001

Group Art Unit: 2171

Title

: MELODY RETRIEVAL SYSTEM

BOX MISSING PARTS

Assistant Commissioner for Patents Washington, D.C. 20231

RESPONSE TO "NOTICE TO FILE MISSING PARTS OF APPLICATION-FILING DATE GRANTED"

Sir:

We acknowledge receipt of the Notice To File Missing Parts of Application--Filing Dated Granted dated April 20, 2001. Enclosed are:

- Transmittal Sheet
- Fee Transmittal
- a copy of the Notice
- Combined Declaration and Power of Attorney
- Assignment with Assignment Recordal
- check for \$1,238 (covering filing fee of \$355, extra claims \$738, surcharge fee of \$65, and assignment fee of \$80).

The Commissioner is hereby authorized to charge any additional fees which may be required or credit any overpayment to our Deposit Account No. 02-4270.

Respectfully submitted,

Dated: May 21, 2001

Frank J. DeRosa Reg. No. 45,251

BROWN RAYSMAN MILLSTEIN FELDER

& STEINER LLP

120 West Forty-Fifth Street

New York, New York 10036

(212) 944-1515

I hereby certify that this paper is being deposited this date with the U.S. Postal Service as First Class Mail addressed to:

Assistant Commissioner for Patents, Washington, D.C. 20231

Frank J. DeRosa

5-21-01

Date



Please type a plus sign (+) inside this box -> +

PTO/SB/01 (12-97)

Approved for use through 9/30/00. OMB 0651-0032

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains

DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

☐ Declaration Submitted with Initial Filing

☑ Declaration Submitted after Initial Filing (surcharge (37 CFR 1.16 (e)) required)

Attorney Docket Number		4522/9	1
First Named Inventor		Chi-Ying TSUI, et al.	
COMPL	ETE IF	KNOWN	
Application Number		09/ 804,069	
Filing Date		March 12, 2001	_
Group Art Unit		2171	_
Examiner Name		Not yet assigned	

As a below named invent	tor, I hereby declare that:			
		e as stated below next to m	mi namo	
	first and solo inventor (it -			first and joint inventor (if plural on the invention entitled:
		RETRIEVAL SYST		
the specification of which is attached hereto OR	(Тіп	tle of the Invention)		
was filed on (MM/DD	03/12/	/2001 as Unit	ed States Applic	ation Number or PCT International
I hereby state that I have rou	down a make a second and	vas amended on (MM/DD/Y	m [(#
I hereby state that I have reviamended by any amendment				
I acknowledge the duty to dis	close information which is	material to patentability as	defined in 37 CI	FR 1.56.
or of any PCT international app				cation(s) for patent or inventor's other than the United States of or patent or inventor's certificate, only is claimed.
Prior Foreign Application Number(s)	Country	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claimed	Certified Copy Attached? YES NO
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[Page 1 of 2]
Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.



Please type a plus sign (+) inside this box - +

PTC/SB/01 (12-97)

Approved for use through 9/30/00. OMB 0651-0032

Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE a valid OMB control number.

DECLARATION — Utility or Design Patent Application

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International application in	the manner provi	ided by the fi		CHAINIS OF II	us applicati	on is n	ot disclos	ad in the nriv
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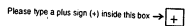
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DECLARATION

ADDITIONAL INVENTOR(S) Supplemental Sheet Page <u>1</u> of <u>1</u>

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Name	Registration / Number	Name	Registration Number
Silvana Merlino Frederick Yu Brooke W. Quist James W. Woods Mauri Aven	44,237 45,251 45,030 47,184 42,275		Number
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Name (line 2)		
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WHEREAS, WE. Chi-Ying TSUI, a citizen of Hong Kong, SAR, China., residing in Hong Kong, SAR, China; Bertram SHI a citizen of U.S.A., residing in Hong Kong SAR, China; Chi Wai YUNG, a citizen of Hong Kong, SAR, China., residing in Hong Kong SAR, China; hereinafter together with our heirs, executors, administrators and legal representatives referred to herein as "Assignor". have invented one or more inventions (hereinafter referred to as "said invention(s)") disclosed in applications for patent of the United States titled HUMMING SEARCH MUSIC RECOGNITION SYSTEM, filed on March 13, 2000, Serial No. 60/188,730, and MELODY RETRIEVAL SYSTEM, filed on March 12, 2001, Serial No. 09/804,069, (hereinafter referred to as "said applications");

WHEREAS, Perception Digital Technology (BVI) Limited (hereinafter together with its successors and assigns referred to as "the Assignee"), a British Virgin Islands Corporation, having a registered office address of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands, is desirous of obtaining all right, title and interest in, to and under said invention(s) and said application; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which Assignor hereby acknowledges, Assignor has sold, assigned, transferred and set over, and by these presents hereby sells, assigns, transfers and sets over to Assignee all right, title and interest in, to and under said invention(s) and said applications, including (a) the right to apply for patents in the United States of America and in all foreign countries for said invention(s), (b) all applications for patents for said invention(s) or based on said applications in all countries, now filed or to be filed, including all divisional, renewal, substitute, continuation, continuation-in-part and convention applications based in whole or in part upon said invention(s) or upon said applications, (c) all patents which may issue on said invention(s) and on any application transferred by this Assignment in the United States and foreign countries, and any and all reissues, extensions, renewals, divisions, continuations or continuations-in-part of patents granted for said invention(s) or upon such applications, to the full term or terms for which the patents may be issued, and (d) every priority right that is or may be predicated upon or arise from said invention(s), said applications and such patents. Assignor hereby authorizes Assignee to file patent applications in all countries for any or all of said invention(s) in Assignor's name, or in Assignee's name, or otherwise as Assignee may deem advisable, under any international or bilateral treaty or convention, or otherwise.

Assignor hereby covenants and agrees that Assignor will, upon request of Assignee, and without further consideration but at the expense of the Assignee, communicate any facts known to Assignor relating to said invention(s) and the history thereof, testify in any legal proceeding, execute all lawful papers required to effect the foregoing, and generally do all further acts which may be deemed necessary by Assignee to obtain and enforce proper patent protection for said invention(s) in all countries.

If any part of this Assignment shall be held by a court of competent jurisdiction to be void, invalid or inoperative, the remaining provisions of this Assignment shall not be affected

DOLLARS & 1456 1\$ 1,938.00 $\frac{1-2}{210}$ 20 DATE #0000816411111111000012011 #18574000# Assistant commissioner for Patents and Trademarks BROWN RAYSMAN MILLSTEIN FELDER & STEINER, LLP 120 W. 45TH STREET NEW YORK, NY 10036 The Chase Manhattan Bank
1411 Broadway
New York, NY 10018 Wissing Parts & ASD thousand two hundred

EXHIBIT D TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

Docket No.: 4522/9

Date: May 21, 2001

Applicant(s): Chi-Ying TSUI et al.

Serial No.: 09/804,069

Filed: March 12, 2001

Title: MELODY RETRIEVAL SYSTEM

Attention: BOX MISSING PARTS

Assistant Commissioner for Patents, Washington, DC 20231

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Docket No.: 4522/9

- Transmittal Letter
- Response to Notice to File Missing Parts with copy of the Notice
- executed Declaration
- Assignment w/Assignment Recordation cover sheet
- Check for \$1,238

Date: May 21, 2001

Applicant(s): Chi-Ying TSUI et al. Serial No.: 09/804,069

Filed: March 12, 2001
Title: MELODY RETRIEVAL SYSTEM

Attention: BOX MISSING PARTS

Assistant Commissioner for Patents, Washington, DC 20231

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- Transmittal Letter
- Fee Transmittal
- Response to Notice to File Missing Parts with copy of the Notice
- executed Declaration
- Assignment w/Assignment Recordation cover sheet
- Check for \$1,238



EXHIBIT E TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

120 West Forty-Fifth Street → New York, NY 10036 → Telephone: 212 944 1515 → Facsimile: 212 840 2429

4522 9

June 7, 2001

VIA EXPRESS MAIL

Assistant Commissioner for Patents Washington, DC 20231-9999

Re:

Title: MELODY RETRIEVAL SYSTEM

Filing Date: 3/12/2001

Serial No./Patent No.: 09/804,069 /

Dear Sir:

Please be advised that as of June 11, 2001, the law firm of Brown Raysman Millstein Felder & Steiner, LLP, attorneys of record for the referenced patent, is moving its New York office from:

Brown Raysman Millstein Felder & Steiner, LLP 120 West 45th Street
New York, New York 10036
Main Phone: (212) 944-1515
Main Fax: (212) 840-2429

to:

Brown Raysman Millstein Felder & Steiner, LLP 900 Third Avenue New York, New York 10022-4728 Main Phone: (212) 895-2000 Main Fax: (212) 895-2900

Express Mail Label: EL 718302218 US

BRMFS1 255435v1

Assistant Commissioner of Patents June 7, 2001 Page 2

Therefore, please direct all future correspondence to this new address as of the date mentioned above. In addition, please update your records accordingly and place this notice in the pertinent patent file.

If you have any questions concerning the above, please do not hesitate to contact the undersigned.

Very truly yours,

Seth H. Ostrow

Attorney for Applicant

BROWN RAYSMAN MILLSTEIN

FELDER & STEINER LLP

EXHIBIT F TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

Atty Docket No.: 4522/9

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Tsui et al.

App. No.: 09/804,069

Examiner: Not Yet Assigned

Filed: March 12, 2001

Group Art Unit: 2171

Title: MELODY RETRIEVAL SYSTEM

Assistant Commissioner for Patents Washington, D.C. 20231

INFORMATION DISCLOSURE STATEMENT

Sir:

The applicants respectfully submit herewith an Information Disclosure Statement (IDS), an Information Disclosure Citation List, and a copy of each document listed therein.

Some of the cited and enclosed documents were cited in a search report issued in a counterpart international PCT application. A copy of the search report is enclosed.

The Examiner is requested to consider the enclosed documents, make them of record, and indicate his or her consideration of the documents by initialing the enclosed Citation List adjacent

Atty Docket No.: 4522/9

the citation of each document. Please return a copy of the initialed Citation form to the applicant's undersigned Attorney.

Respectfully submitted,

Dated: 7-25-0

Frank J. DeRosa, Esq. Reg. No. 26,543 Attorney for Applicant

BROWN RAYSMAN MILLSTEIN

FELDER & STEINER LLP

900 Third Avenue

New York, New York 10022

(212) 895-2000

I hereby certify that this paper is being deposited this date with the U.S. Postal Service as First Class Mail addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231

(Enter Name Here)

Date

Docket No.: 4522/9

Date: July 25, 2001

Applicant(s) Chi-Ying TSUI et al. Serial No.: 09/804,069

Filed: March 12, 2001

Title: MELODY RETRIEVAL SYSTEM

Attention: BOX MISSING PARTS

Assistant Commissioner for Patents, Washington, DC 20231

To the individual receiving this correspondence, please check the contents enclosed herewith and verify that the following items were enclosed by date stamping and placing this post card in the out-going mail. Thank you.

- IDS Transmittal Letter
- IDS Citation List
- References: 1 PCT Notice, 6 U.S. Patents, 3 Articles

Docket No.: 4522/9

Date: July 25, 2001 Applicant(s) Chi-Ying TSUI et al.

Serial No.: 09/804,069

Filed: March 12, 2001 Title: MELODY RETRIEVAL SYSTEM

Attention: BOX MISSING PARTS

Assistant Commissioner for Patents, Washington, DC 20231

To the individual receiving this correspondence, please check the contents enclosed herewith and verify that the following items were enclosed by date stamping and placing this post card in the out-going mail. Thank you.

- IDS Transmittal Letter
- IDS Citation List
- References: 1 PCT Notice, 6 U.S. Patents, 3 Articles

MADEMARY

INFORMATION DISCLOSURE CITATION LIST	Atty. Docket No.: 4522/9	Application Serial No.: 09/804,069
	Applicants: Tsui et al.	
	Filing Date: March 12, 2001	Group Art Unit: 2171

U.S. PATENT DOCUMENTS

Exam. Init	Document Number	Date	Name	Class	Subclass
	5,619,004	Apr. 8, 1997	Dame	811	616
	5,596,160	Jan. 21, 1997	Aoki	84	653
	5,565,639	Oct. 15, 1996	Bae	84	477
	5,952,596	Sep. 14, 1999	Kondo	84	605
	5,567,162	Oct. 22, 1996	Park	434	307
	6,121,530	Sep. 19, 2000	Sonoda	84	609

FOREIGN PATENT DOCUMENTS

Exam. Init.	Document Number	Date	Country	Class	Translation

OTHER DOCUMENTS (including Author, Title, Date, Pertinent Pages, etc.)

(
A. Ghias, J. Logan, D. Chamberlin, B.C. Smith, Query by Humming, Musical Information Retrieval in an Audio Database, Multimedia '95, San Francisco, pp. 231-236
N. Kosugi, Y. Nishihara, S. Kon'ya, M. Yamamuro, K. Kushima, <i>Music Retrieval by Humming, Using Similarity Retrieval over High Dimensional Feature Vector Space</i> , 1999 IEEE Pacific Rim Conference on Communications, Computers and Signal Processing, Page(s) 404-407
P.Y. Rolland, Raskinis, J-G Ganascia, Musical Content-based Retrieval, an overview of the Melodiscov Approach and System, Seventh ACM International Multimedia Conference, Orlando, November 1999. Pages 81-84.

Examiner:	Date Considered:
	

BRMFS1 83255.01

Express Mail No. EL595664868US

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	•
To: FRANK J. DEROSA BROWN RAYSMAN MILLSTEIN FELDER 7 STEINER LLP	PCT
120 WEST 45TH STREET NEW YORK NY 10036	NOTIFICATION OF TRANSMITTAL OF
Docket Date: <u>07-16-0</u> Docket No.: <u>4533-1200</u>	THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION
Attorney(s): FJ0/AP Action: Article 19 Amadyo Action Date: C9-13-01	(PCT Rule 44.1)
Final Due Date: 0943-0	Date of Mailing (day/month/year) 13 JUL 2001
Applicant's or agent's file reference 4522/12PCT	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date
PCT/US01/07814	(day/month/year) 12 MARCH 2001
Applicant PERCEPTION DIGITAL TECHNOLOGY	
1. X The applicant is hereby notified that the international	search report has been established and is transmitted herewith.
Filing of amendments and statement under Article The applicant is entitled, if he so wishes, to amend the	e 19: le claims of the international application (see Rule 46):
When? The time limit for filing such amendme international search report, however, for n	ents is normally 2 months from the date of transmittal of the more details, see the notes on the accompanying sheet.
Where? Directly to the International Bureau of Wi 34, chemin des Colombett 1211 Geneva 20, Switzerl Facsimile No.: (41-22) 74	IPO ies and
For more detailed instructions, see the notes on	the accompanying sheet.
2. The applicant is hereby notified that no international Article 17(2)(a) to that effect is transmitted herewith.	search report will be established and that the declaration under
	additional fee(s) under Rule 40.2, the applicant is notified that:
applicant's request to forward the texts of both	as been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices.
no decision has been made yet on the protest;	the applicant will be notified as soon as a decision is made.
4. Further action(s): The applicant is reminded of the following the formula of the following the fo	-
the applicant wishes to avoid or postpone publication,	onal application will be published by the International Bureau. If a notice of withdrawal of the international application, or of the provided in rules 90 bis 1 and 90 bis 3, respectively, before the all publication.
Within 19 months from the priority date, a demand for inte wishes to postpone the entry into the national phase uni	emational preliminary examination must be filed if the applicant til 30 months from the priority date (in some Offices even later).
Within 20 months from the priority date, the applicant must pall designated Offices which have not been elected in the date or could not be elected because they are not bound	perform the prescribed acts for entry into the national phase before e demand or in a later election within 19 months from the priority d by Chapter II.
Name and mailing address of the ISA/US	Authorized officer
Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231	STANLEY J. WITKOWSKL) NOICOCO
Facsimile No. (703) 305-3230	Telephone No. (703) 308-3101



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 4522/12PCT	FOR FURTHER ACTION	see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.				
International application No.	International filing date	(day/month/year)	(Earliest) Priority Date (day/month/year)			
PCT/US01/07814	12 MARCH 2001		13 MARCH 2000			
Applicant PERCEPTION DIGITAL TECHNOLO	GY					
This international search report has been according to Article 18. A copy is being This international search report consists	g transmitted to the Interna	ational Bureau.	hority and is transmitted to the applicant			
X It is also accompanied by a c			eport.			
1. Basis of the report						
language in which it was filed,	unless otherwise indicated a	under this item.	s of the international application in the			
the international search was Authority (Rule 23.1(b)).	carried out on the basis of	of a translation of th	e international application furnished to this			
b. With regard to any nucleotide a was carried out on the basis of	nd/or amino acid sequence the sequence listing:	ce disclosed in the in	ternational application, the international search			
contained in the international	application in written for	m.				
filed together with the intern	ational application in com	puter readable form.				
furnished subsequently to thi	is Authority in written for	m.	•			
furnished subsequently to thi	is Authority in computer 1	readable form.				
international application as f	iled has been furnished.		not go beyond the disclosure in the			
furnished.	ion recorded in computer r	eadable form is iden	tical to the written sequence listing has been			
2. Certain claims were found		I).				
3. Unity of invention is lacking	g (See Box II).					
4. With regard to the title,						
X the text is approved as subm	itted by the applicant.					
the text has been established	by this Authority to read	as follows:				
5. With regard to the abstract,						
the text is approved as subm	itted by the applicant.					
the text has been established Box III. The applicant may, v search report, submit comme	vithin one month from the), by this Authority date of mailing of t	as it appears in his international			
6. The figure of the drawings to be pul	blished with the abstract is	s Figure No. 2	•			
as suggested by the applican	t.		None and the firm			
because the applicant failed t	to suggest a figure.		None of the figures.			
X because this figure better cha	racterizes the invention.					

INTERNATIONAL SEARCH REPORT



International application No.
US01/07814

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

NEW ABSTRACT

A MUSIC RETRIEVAL SYSTEM WHICH CAN TAKE AN INPUT MELODY 920) AS THE QUERY. IN ONE EMBODIMENT, CHANGES OR DIFFERENCES IN THE DISTRIBUTION OF ENERGY ACROSS THE FREQUENCY SPECTRUM OVER TIME ARE USED TO FIND BREAKPOINTS (125) IN THE INPUT MELODY IN RODER TO SEPARATE IT INTO DISTINCT NOTES (135). IN ANOTHER EMBODIMENT, THE BREAKPOINTS ARE IDENTIFIED BASED ON CHANGES IN PITCH OVER TIME. A CONFIDENCE LEVEL IS PREFERABLY ASSOCIATED WITH EACH BREAKPOINT AND/OR NOTE EXTRACTED FROM THE INPUT MELODY. THE CONFIDENCE LEVEL IS BASED ON ONE OR MORE OF: CHANGES IN PITCH, ABSOLUTE VALUES OF A SPECTRAL ENERGY DISTRIBUTION INDICATOR, AND THE ENRGY LEVEL OF THE INPUT MELODY.

INTERNATIONAL SEARCH REPORT

International application No.
JS01/07814

IPC(7) US CL	SSIFICATION OF SUBJECT MATTER:G09B 15/04;G10H 1/26, 1/40:84/649,651,654,477r, DIGEST 12 to International Patent Classification (IPC) or to both	national classification and IPC				
B. FIEI	LDS SEARCHED					
		ed by classification symbols)				
			in the fields searched			
Electronic d	lata base consulted during the international search (n	ame of data base and, where practicable	, search terms used)			
C. DOC	UMENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.			
X	US 5,619,004 A (DAME) 08 APRIL ENTIRE DOCUMENT.	1997 (08/04/97), SEE THE	1-37 46-62			
x	US 5,596,160 A (AOKI) 21 JANUAR' ENTIRE DOCUMENT.	Y 1997 (21/01/97), SEE THE	38-45			
X	US 5,565,639 (BAE) 15 OCTOBER ENTIRE DOCUMENT.	1996 (15/10/96), SEE THE	38-45			
x	US 5,952,596 A (KONDO) 14 SEPTE THE ENTIRE DOCUMENT.	MBER 1999 (14/09/99), SEE	38-45			
US 5,567,162 A (PARK) 22 OCTOBER 1996 922/10/96) SEE THE ENTIRE DOCUMENT.						
Furth	A PRELOS SEARCHED A FIELDS SEARCH S					
"A" doc	cument defining the general state of the art which is not considered	date and not in conflict with the appl	ication but cited to understand			
	•		claimed invention cannot be			
cite	ed to establish the publication date of another citation or other	when the document is taken alone	•			
O doc me	cial reason (as specified) cument referring to an oral disclosure, use, exhibition or other	considered to involve an inventive combined with one or more other such	step when the document is a documents, such combination			
P" doc the	cument published prior to the international filing date but later than priority date claimed	*&* document member of the same patent	family			
	•	· · · · · · · · · · · · · · · · · · ·	rch report			
Commission	naming address of the ISA/US ner of Patents and Trademarks		M 0 6 0 -			
Washington		1)	May			
Facsimile N	o. (703) 305-3230	Telephone No. (703) 308-3101				

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter II.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped) whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

NOTES TO FORM PCT/ISA/220 (continued)

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- 1. [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]:
 "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or

"Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."

4. [Where various kinds of amendments are made]:
"Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

The statement should be brief, it should not exceed 500 words if in English or if translated into English.

It should not be confounded with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It should not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

In what language?

The amendments must be made in the language in which the international application is published. The letter and any statement accompanying the amendments must be in the same language as the international application if that language is English or French; otherwise, it must be in English or French, at the choice of the applicant.

Consequence if a demand for international preliminary examination has already been filed?

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase?

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

Notes to Form PCT/ISA/220 (second sheet) (July 1992)

EXHIBIT G TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

Auto-Reply Facsimile Transmission



TO:

Fax Sender at 2128952900

Fax Information

Date Received: **Total Pages:**

11/19/02 11:40:41 AM [Eastern Standard Time]

1 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received Cover Page =====>

11/19/02 11:39 FAX 2128952900

BROWN RAYSMAN ET AL

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of :

Chi-Ying TSUI et al.

09/804,069

Filed

March 12, 2001

Group Art Unit: 2171

MELODY RETRIEVAL SYSTEM

VIA FAX TO 703-746-7239 missioner for Patent Washington, D.C. 20231

STATUS REQUEST

Applicants respectfully require as to the status of the above-identified patent application. No office action has been received to date. The undersigned is authorized to make this inquiry by virtue of the power of attorney previously filed in this application.

Respectfully submitted

Ralph F. Hoppin, Reg. No. 38,494 Attorney for Applicant BROWN RAYSMAN MILLSTEIN PELDER & STEINER LLP 900 Third Avenue

New York, New York 10022 (212) 895-2000

BRMFS1 155866v1

Received from < 2128952900 > at 11/19/02 11:40:41 AM [Eastern Standard Time

EXHIBIT H TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137



United States Patent And Trademark Office

Commissioner For Patents
United States Patent And Trademark Office
Washington, D.C. 20231
www.uspto.gov

Date:

11/21/02

BROWN, RAYSMAN, MILLSTEIN, FELDER & STE 900 THIRD AVENUE NEW YORK NY 10022

To: Applicant of Serial Number 09804069

We project that this application will be first examined in 12 to 15 months from today.

Customer Service Office in Technology Center: 2100

Phone Number: 703-306-5631

FAX Number: 703-746-7240

Applicant/Attorney Contact Information:

Telephone: (212)895-2000

Fax: (212)895-2900

1 Wones

EXHIBIT I TO DECLARATION OF FRANK J. DEROSA AND STATEMENT OF FACTS IN SUPPORT OF PETITION UNDER 37 C.F.R. § 1.137

BRM#	4522-09US					,	PRINTED ON:	9/16/2003
COUNTRY	US UNITED STA	TES			TITLE		PRIOR	3/13/2000
NEW/CON	FCA	SERIAL#	09/804,069	MELODY RETR	IEVAL SYSTEM	MAIL	3/12/2001	
RELATED	n/a	PATENT#					FILE	3/12/2001
TYPE	UTL	STATUS	ABANDONED	<u> </u>			PUBL	
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PTO project	ts that this appln. Wil	1st be exam	nined in 12 to 15 mor	nths f/11-21-02.	19-17-			
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INVENTOR Chi-Ying TS Bertram SH Chi Wai YU	BUI		ASSIGNE PERCEPTION (BVI) LIMITEN	N DIGITAL TECHNO	DLOGY			
PRIOR API	PLICATIONS							
REFERENCE		SERIAL#	FILED		SCRIPTIO			TYPE
	US	60/188,730	3/13/200	00 HUMMIN	G SEARCH MUS	IC RECOGNITIC	N SYSTEM	APPL
	USER-DEFINAE	LE FIELDS			PA	TENT FIELDS		
KEYWRD				SMALL ENTITY		ART UNIT		,
TXT2				CLAIMS		EXAMINER	l	
тхтз			F	PUBLICATION#		CONFIRM		
P01268US00	ENTERED 3/	16/2001	MODIFIED 9/2/2003	BY LB	ATTORN	EYS FJD	/ PJ / FY	

5/14/01 e-mail of ARR, deleted all foreign filing reminders and filing due, PCT filed. Assignment recorded on 05/29/01, Reel/Frame: 011847/0450

NOTES

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вкм#	4522-09US	3					•		PR	INTED ON:	1/23/2004
COUNTRY	US UNI	TED STATES			TITLE					PRIOR	3/13/2000
NEW/CON	FCA	SERIAL	09/804,069		MELODY RETRIEVAL SYSTEM					MAIL	3/12/2001
RELATED	n/a	PATENT	#							FILE	3/12/2001
TYPE	UTL	STATUS	ABANDONED							PUBL	
CLIENT	04522	Perception Digital	Limited			ı Cı	REF	/		ABN	Y 8/26/2003
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FS N FI	LG RCPT S	TATUS CHK	3/12/2001	3 M	6/12/2001		6/12/200	0	4/20/2001	0 M	YYY
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N R	ECORDED A	ASSIGNMENT	5/21/2001	6 M	11/21/2001		11/21/200	0	8/13/2001	1 M	YYY
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Bertram SI											
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5/14/01 e-mail of ARR, deleted all foreign filing reminders and filing due, PCT filed. Assignment recorded on 05/29/01, Reel/Frame: 011847/0450

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